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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/005,178 12/07/2001		John Loyd Spence	PK-US015147	6911		
22919 7	7590 07/06/2004		EXAM	EXAMINER		
	LOBAL IP COUNSELO	PICKARD,	PICKARD, ALISON K			
	REET, NW, SUITE 700 N. DC 20036-2680		ART UNIT	PAPER NUMBER		
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			DATE MAILED: 07/06/2004			

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	on No.	Applicant(s)	Q			
Office Action Summary		10/005,17	78	SPENCE ET AL.				
		Examiner		Art Unit				
		Alison K. F		3676				
Period fo	<ul> <li>The MAILING DATE of this communication ap or Reply</li> </ul>	pears on the	cover sheet with the c	orrespondence addres	SS			
THE - Exte after - If the - If NO - Failt Any	MAILING DATE OF THIS COMMUNICATION.  Insions of time may be available under the provisions of 37 CFR 1.  In SIX (6) MONTHS from the mailing date of this communication.  In period for reply specified above is less than thirty (30) days, a reput of the provision	136(a). In no even bly within the state will apply and wi te, cause the app	ent, however, may a reply be timutory minimum of thirty (30) days Il expire SIX (6) MONTHS from lication to become ABANDONEI	nely filed s will be considered timely. the mailing date of this commu O (35 U.S.C. § 133).	unication.			
Status								
1)	Responsive to communication(s) filed on							
′=	a) ☐ This action is <b>FINAL</b> . 2b) ☒ This action is non-final.							
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
5)⊠ 6)⊠ 7)□	Claim(s) 2-4,6-14,16,17,19 and 21-33 is/are part 4a) Of the above claim(s) is/are withdrated claim(s) 2-4,6-14,16,17,19 and 21-23 is/are at Claim(s) 24-33 is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction and/at	awn from co allowed.	nsideration.					
Applicat	ion Papers							
9)[	The specification is objected to by the Examin	er.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.								
	Applicant may not request that any objection to the		/ · · ·	` ′				
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority	under 35 U.S.C. § 119							
a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureates the attached detailed Office action for a list	nts have bee nts have bee ority docume au (PCT Rul	n received. n received in Applicati ents have been receive e 17.2(a)).	on No ed in this National Sta	ge			
Attachmer	24(c)							
1) Notice 2) Notice 3) Infor	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) rmation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 er No(s)/Mail Date	3)	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate. <u>4-6-04</u> .	2)			

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#### **DETAILED ACTION**

1. The indicated allowability of claims 24-29 is withdrawn in view of the newly discovered reference(s) to Pyre '668. Rejections based on the newly cited reference(s) follow. The examiner regrets any inconvenience this may cause.

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 24-33 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sumida (5,954,343) in view of Pyre (6,619,668).

Sumida discloses an axial metallic s-shaped seal comprising a first end section having a first sealing surface 46 facing a first direction and forming a first sealing dam 54 and a second end section having a second sealing surface 47 facing a second, opposite direction and forming a second sealing dam 55. The first surface is convexly curved through an arc and has a free end 48 spaced from the sealing surface (dam 54). The second surface is convexly curved through an arc and has a free end 49 spaced from the sealing surface (dam 55). The center section 53 forms a passageway, is frustoconical, and straight. Sealing loads applied to the seal torsionally deform the seal (see Fig. 2, indicates rotation (torsion) rather than bending). Sumida does not disclose the center section is at an slope not greater than 45degrees or is closer to 45 than 0 degrees, that the axial distance between first and second surfaces is smaller than a perpendicular (to axis) distance between the surfaces, or that the distance measured along the first and second directions

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is smaller than the distance measured perpendicular to the directions. Pyre teaches an axial, metallic, s-shaped seal comprising first 15 and second sealing 16 surfaces that deforms due to torsion as seen in Figure 4. Pyre teaches making the seal such that the distance H1 between the surfaces measured along the axis (Z) or along the facing directions is smaller than the distance (D2-D1) between the surfaces measured perpendicular to the axis or facing directions. By geometry, this would create a center section slope not greater than 45 or closer to 45 than 0 degrees. Pyre teaches that this dimensioning improves the sealing qualities of the gasket (see col. 1, lines 54-58). Therefore, it would have been obvious for one of ordinary skill in the art at the time the invention was made to modify the seal of Sumida with the dimensions (between sealing surfaces) of Pyre to improve the sealing characteristics.

## Allowable Subject Matter

4. Claims 2-4, 6-14, 16, 17, 19, and 21-23 are allowed.

### Response to Arguments

5. Applicant's arguments with respect to claims 24-33 have been considered but are moot in view of the new ground(s) of rejection.

It is not considered inventive to discover the workable or optimum ranges by routine experimentation. See In re Aller, 105 USPQ 233, 235 (CCPA 1955). Pyre discloses and teaches that it is known to use the claimed dimensioning in an s-shaped metallic seal.

#### Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Alison K. Pickard whose telephone number is 703-305-0882. The examiner can normally be reached on M-F (10-7:30), with alternate Friday's off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Judy Swann can be reached on 703-306-4115. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Alison K. Pickard Primary Examiner Art Unit 3676

AP